Case	2:24-cv-07516-AB-MAR	Document 30 #:972	Filed 11/26/24	Page 1 of 7	Page ID		
1		#.972					
2							
3							
4							
5							
6							
7							
8	UNITED STATES DISTRICT COURT						
9	CENTRAL DISTRICT OF CALIFORNIA						
10	WESLEY EISOLD, Case No. 2:24-cv-07516-AB-MAR				–MAR		
11	Plaintiff(s)	,	ORDER SETTING SCHEDULING CONFERENCE IN CIVIL CASE				
12	V.		[REVISED MAR				
13	CODY GARRETT RUN		[KEVISED WAN	.CII 13, 2024]			
14	Defendant(s	5).	Date: February				
15			Time: 10:00 a.m Courtroom: 7B	l .			
16							
17	DEAD THIS OD	DED CADEEU			CACE		
18	READ THIS ORDER CAREFULLY. IT CONTROLS THIS CASE AND DIFFERS IN SOME RESPECTS FROM THE LOCAL RULES.						
19	This case has been assigned to Judge André Birotte Jr. and is set for a						
20	Scheduling Conference on the above date in Courtroom 7B of the First Street						
21	Courthouse, 350 West First Street, Los Angeles, CA 90012. If plaintiff has not						
22	already served the operative complaint on <i>all</i> defendants, plaintiff <i>promptly</i> must do						
23	so and must file proofs of service within three days thereafter. Defendants also must						
24	timely serve and file their responsive pleadings, and within three days thereafter, file						
25	proofs of service. At the scheduling conference, the Court will set a date by which						
26	motions to amend the pleadings or add parties must be heard.						
27	The Scheduling Conference will be held pursuant to Fed. R. Civ. P. 16(b). The						
28	parties are reminded of their obligations under Fed. R. Civ. P. 26(a)(1) to make						

- parties must indicate their ADR preference. No case will proceed to trial unless all parties, including an officer with full settlement authority for corporate parties, have appeared personally at an ADR proceeding.
- O. <u>Trial Estimate</u>: A realistic estimate, in days, of the court time required for trial and whether trial will be by jury or by court. Each side should specify the number of witnesses it contemplates calling. If the time estimate for trial given in the Joint Rule 26(f) Report exceeds four court days, counsel must be prepared to discuss in detail the basis for the estimate.
- P. <u>Trial Counsel</u>: The name(s) of the attorney(s) who will try the case.
- Q. <u>Independent Expert of Master</u>: Whether this is a case in which the Court should consider appointing a master pursuant to Fed. R. Civ. P. 53 or an independent scientific expert. (The appointment of a master may be especially appropriate if there are likely to be substantial discovery disputes, numerous claims to be construed in connection with a summary judgment motion, a lengthy *Daubert* hearing, a difficult computation of damages, etc.).
- R. Schedule Worksheet: A Schedule of Pretrial and Trial Dates Worksheet ("Worksheet") is attached to this Order and is available for your use as a Word file on Judge Birotte's webpage. Complete this Worksheet and include it with your Joint Rule 26(f) Report. The parties MUST file a completed Worksheet with their Joint Rule 26(f) Report. The Court ORDERS the parties to make every effort to agree on dates. The entries in the "Suggest. Weeks Before FPTC" column reflect a default schedule that the Court believes is appropriate for most cases and will allow the Court to rule on potentially-dispositive motions sufficiently in advance of the Final Pretrial Conference. However, if counsel believes a case warrants either an abbreviated or an extended schedule, they may so

- B. <u>Vacating the Scheduling Conference</u>: The Court often vacates the Scheduling Conference and issues the Scheduling Order based solely on the Joint Rule 26(f) Report.
- C. <u>Participation</u>: If there is a hearing, lead trial counsel must attend.

26

27

28

SCHEDULE OF PRETRIAL AND TRIAL DATES WORKSHEET

Please complete this worksheet jointly and file it with your Joint Rule 26(f) Report. The Court ORDERS the parties to make every effort to agree on dates.

Case No. Case Name:						
Trial and Final Pr	Plaintiff's Proposed Date mm/dd/yyyy	Defendant's Proposed Date mm/dd/yyyy				
Check one: [] Jury Trial or [] Coul [Monday at 8:30 a.m., about 18 mol Estimated Duration, in days:	days	days				
Final Pretrial Conference ("FPTC") [L. [Friday at 11:00 a.m., at least 17 da						
Event ¹ <u>Note:</u> Hearings must be on look of the dates can be any	Suggest. Weeks Before FPTC ²	Plaintiff's Proposed Date mm/dd/yyyy	Defendant's Proposed Date mm/dd/yyyy			
Last Date to <u>Hear</u> Motions to Amend [Friday]	12-16 weeks after Sched. Conf.					
Non-Expert Discovery Cut-Off (no later than deadline for <i>filing</i> dis	17					
Expert Disclosure (Initial)						
Expert Disclosure (Rebuttal)						
Expert Discovery Cut-Off	12 ³					
Last Date to <u>Hear</u> Motions [Friday] • Rule 56 Motion due at least 5 wee • Opposition due 2 weeks after Moti • Reply due 1 week after Opposition For Cross-Motions, See Standing	12					
Deadline to Complete Settlement Cor	10					
Alternative Dispute Resolution ("ADR") Procedure (select one): (Magistrate Judge [with Court approval], Court's Mediation Panel, or Private Mediation)			[] 1. Mag. Judge [] 2. Panel [] 3. Private	[] 1. Mag. Judge [] 2. Panel [] 3. Private		
Trial Filings (first round) Motions in Limine Memoranda of Contentions of Fact and Law [L.R. 16-4] Witness Lists [L.R. 16-5] Joint Exhibit List [L.R. 16-6.1] Joint Status Report Regarding Settlement Proposed Findings of Fact and Conclusions of Law [L.R. 52] (court trial only) Declarations containing Direct Testimony, if ordered (court trial only)		3 minimum				
Trial Filings (second round) Oppositions to Motions In Limine Joint Proposed Final Pretrial Conf. Joint/Agreed Proposed Jury Instructio Disputed Proposed Jury Instructio Joint Proposed Verdict Forms (jury Joint Proposed Statement of the Conference of the Conferen	actions (jury trial only) ns (jury trial only) y trial only) Case (jury trial only) estions, if any (jury trial only)	2 minimum				

The parties may seek dates for additional events by filing a separate Stipulation and Proposed Order.
 <u>This is often appropriate for class actions, patent cases, and ERISA cases</u>.
 This is the Court's recommended default timeline for certain events. The parties are welcome to propose different intervals as needed for their case.

³ The parties may wish to consider cutting off expert discovery prior to the deadline for *filing* an MSJ.